## Before the Federal Communications Commission Washington, D.C. 20554

| In the Matter of  Harvest Broadcasting  WWNH(AM), Madbury, NH  Harvest Broadcasting Association  W249AW, Lebanon, NH | File No. BL-19890626AD Facility ID No. 26343 File Nos. BPFT-20160129AAV FALET 20151218ATM   |
|--|---|
| W249AW, Lebanon, NH  | File Nos. BPFT-20160129AAV BALFT-20151218ATM BRFT-20140328AKA BRFT-20060411AAF BRFT-19970530XI Facility ID No. 26359                |
| W265AM, Norwich/West Lebanon, VT   | File Nos. BPFT-20160129AAW<br>BRFT-20140331ANY<br>BRFT-19970530XJ<br>Facility ID No. 26367  |
| W261CB, Norwich/West Lebanon, VT   | File Nos. BPFT-20160201AOG<br>BALFT-20160205AFG<br>BRFT-20140328AJR<br>BRFT-20060411AAG<br>BRFT-19970530XK<br>Facility ID No. 26352 |
| W240AK, Lebanon, etc., NH  | File Nos. BRFT-20140328AGU<br>BRFT-20060411AAB<br>BRFT-19970611WC<br>Facility ID No. 6771   |
| W228AU, North Bennington, etc., VT   | File Nos. BRFT-20140328AHZ<br>BRFT-20060411AAS<br>BRFT-19970530XQ<br>Facility ID No. 26347  |
| W228AZ, Bernardston, etc., MA  | File Nos. BRFT-20140328AKB<br>BRFT-20060411AAK<br>BRFT-19970530XN<br>Facility ID No. 26348  |
| W257AU, St. Johnsbury, etc., VT )  | File Nos. BPFT-20160205AFB<br>BRFT-20140328AJQ<br>BRFT-20060412AAB  |

[NEW LPFM], Williamsburg, MA Hilltown Christmas Stocking FM Radio Station at Rochester, NH Application for Noncommercial Educational FM Radio Construction Permit at New Castle, Application for Noncommercial Educational Family Broadcasting and Media, Inc. W259AB, Marlboro, etc., VT W288AN, West Brattleboro, etc., VT Citizens For A Better Hilltowns WDOE-LP, Westhampton, MA DWPNI(AM), Amherst, MA The Love Radio Church, Inc. Granite State Educational Foundation, Inc. WCKL(AM), Catskill, NY W232AJ, Greenville, etc., NH Facility ID No. 196027 Facility ID No. 25907 File No. BAL-20130207ABI File No. BPED-940131MA File No. BAL-20150730ACG File Nos. BRFT-20140331AMK Facility ID No. 26371 File Nos. BRFT-20140328AJX File Nos. BPFT-20160218ABA Facility ID No. 26357 Facility ID No. 196802 File No. BNPL-20131113BKS File No. BNPL-20131112AWJ File No. BPED-940131MC Facility ID No. 63526 Facility ID No. 57730 BRFT-19970407TW BRFT-20060412AAA BRFT-19970530XM BRFT-20060411AAN Facility ID No. 26369 BRFT-19970530XS BRFT-20060411AAI BRFT-20140328AJY BRFT-20060411AAT

#### ORDER

Adopted: October 26, 2016

Released: October 27, 2016

By the Chief, Media Bureau

## I. INTRODUCTION

- below, we approve and adopt the terms of the Consent Decree. service by AM stations not owned by Dodge, and a grant of the pending license application for stations, grants of assignment of license applications for three of those stations to allow for improved Consent Decree provides for conditional, short-term license renewal grants for Dodge's FM translator dismiss certain petitions for reconsideration. With respect to the remaining Dodge applications, the have agreed that Dodge will pay a civil penalty of \$100,000, have certain authorizations cancelled, and delay of a trial-type hearing before an administrative law judge, the Media Bureau (Bureau) and Dodge including Sections 1.17, 1.65 and 73.1015.1 In order to resolve these matters without the expense and involvement in the applications, and engaging in related violations of the Commission's rules (Rules). applications using pseudonyms and a variety of addresses, including fake addresses, to hide his either directly or indirectly. In the attached Consent Decree, Dodge has admitted to filing numerous WWNH(AM), Madbury, New Hampshire, upon satisfaction of certain conditions. For the reasons stated We have before us the captioned applications, all of which involve Brian Dodge (Dodge),
- uncertainty as to which applicants might be secretly controlled by Dodge and Dodge's refusal to provide Rules, particularly the Rules on operation of FM translators.2 FCC enforcement action was inhibited by whether the stations' operations have violated the Communications Act of 1934, as amended, and the were factually accurate, particularly in their representations as to the parties to each application, and granted applications have been under a cloud of unanswered questions about whether the applications States. Over most of that history, those applications and the radio station operations arising from various the caption), for radio service (AM, FM, FM translator and LPFM), primarily in the northeastern United applications, in his own name and under the names of various persons or entities (including those listed in and related entities on hold. information to the FCC. As a result, the Bureau placed many of the applications and appeals of Dodge The Consent Decree explains that, since 1982, Dodge has participated in filing numerous
- (with intervening deaths of certain persons who were named as principals of some applicants), a hearing would be lengthy and complex and would require a significant commitment of Commission resources. In Due to a variety of factors, including the number of factual issues and the passage of time

amend applications as needed for continuing accuracy and completeness), and 73.1015 (requirement to respond to <sup>1</sup> See 47 CFR §§1.17 (truthful and accurate written and oral statements to the Commission), 1.65 (requirement to Commission inquiries regarding broadcast applications).

of the name Harvest Broadcasting" in proceedings proposing new radio stations or FM translators in 29 different <sup>2</sup> See, e.g., Amendment of Section 73.202(b) (Boscawen and Belmont, NH), Report and Order, 2 FCC Rcd 7309, communities); LaQueth Fleming and Gloria Fleming, Hearing Designation Order, 3 FCC Rcd 3712, para. 2 (MMB para. 3 (MMB 1987) (in opposing an FM allocation submitted by Dodge as a putative consultant to "Timothy Dodge," a party argued that "Dodge has filed pleadings in the name of other family members, friends, and variations determine, in light of the facts adduced pursuant to issues (a) and (b) above, whether Harvest possesses the basic qualifications to be a licensee of the facilities sought herein") (1988 Misrepresentation Issue). Harvest misrepresented facts to or concealed information from, or attempted to mislead the Commission. (c) To To determine the facts and circumstances surrounding Harvest's failure to timely update its application and whether Harvest violated Section 1.65. (b) To determine, in lights of the facts adduced pursuant to issue (a) above, whether 1988) (Bureau designates the following issue against Dodge as the "sole principal" of Harvest Broadcasting: "(a)

authorization for WCKL(AM), Catskill, New York, cancellation of two LPFM authorizations, and the certain conditions. applications for three of those stations, and a grant of the WWNH license application upon satisfaction of conditional, short-term license renewals for his FM translator stations, grants of the pending assignment dismissals of petitions for reconsideration involving two dismissed FM applications.<sup>4</sup> Dodge will receive sanction for these violations, Dodge has agreed to payment of the civil penalty, cancellation of the also admitted to numerous related violations of Sections 1.17, 1.65 and 73.1015 of the Rules. the real party in interest in, and having de facto control of, all of the captioned applicants.<sup>3</sup> Dodge has and the Bureau have negotiated the Consent Decree. In the Consent Decree, Dodge has admitted to being order to resolve these matters without an inordinate commitment of public and private resources, Dodge

- other pending AM and FM construction permit applications in which Dodge was identified as holding an subject of the 1988 Misrepresentation Issue, was dismissed for failure to prosecute.<sup>6</sup> It would be difficult statutory qualifications.<sup>5</sup> None of the captioned applications has been designated for hearing. The serve the public interest in resolving the longstanding Dodge matters. circumstances, we find that adoption of the Consent Decree is consistent with our Rules and will best attributable interest7for the Bureau to prove intent to deceive in that matter because the relevant informationapplication of Harvest Broadcasting for a new FM station in Poughkeepsie, New York, which was the for hearing, a consent order may not be negotiated with respect to matters involving a party's basic We note that Section 1.93(b) of the Rules provides that, in a case that has been designated -was information contained in the Commission's records. Under these
- Consent Decree attached hereto IS ADOPTED. amended,9 and by the authority delegated by Sections 0.61 and 0.283 of the Commission's rules,10 the IT IS ORDERED that, pursuant to Section 4(i) of the Communications Act of 1934, as
- be updated to show the licensee as Brian Dodge d/b/a Harvest Broadcasting Association. 6. IT IS FURTHER ORDERED that the Commission's licensing records for W249AW, W265AM, W261CB, W240AK, W228AU, W228AZ, W257AU, W232AJ, W288AN, and W259AB will
- IT IS FURTHER ORDERED that a copy of this Order shall be sent by First Class and

<sup>&</sup>lt;sup>3</sup> Dodge correctly disclosed himself as the controlling principal of Harvest Broadcasting, which is a trade name used by Dodge for WWNH (as well as for certain other applications that were dismissed years ago and are not part of the Consent Decree). Dodge received a construction permit for WWNH in 1988, but his license application has remained pending since 1989 due to concerns over his qualifications.

<sup>196027),</sup> Massachusetts. The FM applications were filed under the name of Granite State Educational Fellowship, Inc. (FCC File Nos. BPED-940121MA and BPED-940121MC). <sup>4</sup> The LPFM authorizations are for stations in Williamsburg (Fac. ID No. 196802) and Westhampton (Fac. ID No.

<sup>47</sup> CFR §1.93(b); see Talton Broad. Co., Memorandum Opinion and Order, 67 FCC 2d 1594 (1978)

<sup>6</sup> See FCC File No. BPH-870414KH.

<sup>&</sup>lt;sup>7</sup> See LaQueth Fleming and Gloria Fleming, supra, 3 FCC Rcd at 3712, para. 2

where applicant, *inter alia*, disclosed the information at issue on the public record before another agency); *Silver Star Commc'ns-Albany, Inc.*, Decision, 3 FCC Rcd 6342, 6354, para. 49 (Rev. Bd. 1988) ("it is difficult to perceive how an intent to deceive could be proved when the overlap information was on public file with the Bureau"). (1996) (finding a "careless disregard for the Commission's licensing requirements" but no intent to deceive); WWOR-TV, Inc., Memorandum Opinion and Order, 6 FCC Rcd 193, 206, para. 24 (1990) (no intent to deceive) <sup>8</sup> See Arlie L. Davison and Assoc. Inc., Memorandum Opinion and Order, 11 FCC Rcd 15382, 15388, para. 15

<sup>9 47</sup> U.S.C. § 154(i).

<sup>10 47</sup> CFR §§ 0.61, 0.283.

Certified Mail, Return Receipt Requested, to Brian Dodge, P.O. Box 2401, Brattleboro, VT 05301-2401, as the principal of Harvest Broadcasting, Harvest Broadcasting Association, Family Broadcasting and Media, Inc., Granite State Educational Foundation, Inc., The Love Radio Church, Inc., Hilltown Christmas Stocking, and Citizens For A Better Hilltowns.

FEDERAL COMMUNICATIONS COMMISSION

William T. Lake Chief Media Bureau

### CONSENT DECREE

## I. INTRODUCTION

(individually), for the purpose of resolving certain issues related to pending applications and petitions for and Brian A. Dodge (individually and as sole proprietor of Harvest Broadcasting), and Tamara K. Thayer Broadcasting, Inc. (solely for purposes of Paragraph 27), by their respective authorized representatives, reconsideration, as set forth herein. Inc., Costa-Eagle Radio Ventures Limited Partnership (solely for purposes of Paragraph 27), Bouchard Broadcasting Association, Family Broadcasting and Media, LLC, Granite State Educational Fellowship. This Consent Decree is entered into by and among the Media Bureau, Harvest

### II. DEFINITIONS

- For the purposes of this Consent Decree, the following definitions shall apply:
- (a) "1988 Misrepresentation Issue" means the misrepresentation issue designated against Dodge, as the sole proprietor of H/B, in *LaQueth Fleming and Gloria Fleming*, Hearing Designation Order, 3 FCC Rcd 3712 (MMB 1988).
- (b) "Act" means the Communications Act of 1934, as amended.1
- <u>O</u> "Adopting Order" means an order of the Bureau adopting the terms of this Consent Decree without change, addition, deletion, or modification.
- (b) "Assigned Stations" means the FM radio translator stations that are the subject of the Assignment Applications.
- @ "Assignment Applications" means the pending applications for consent to the assignment of FM translator radio stations W249AW (Fac. ID 26359), W265AM (Fac. ID 26367), and W261CB (Fac. ID 26352).
- $\oplus$ "Bureau" means the Media Bureau of the Federal Communications Commission.
- (g) "Carter" means Carter Broadcasting Corporation.
- E "Carter Complaint" means the Complaint and Request for Investigation of Carter Broadcasting Corp. (June 18, 1997).
- $\Xi$ "Commission" or "FCC" means the Federal Communications Commission
- 9 "Communications Laws" means, collectively, the Act, the Rules, and the published Commission licensee is subject by virtue of its being a Commission licensee and promulgated orders and decisions of the Commission to which each
- (k) "Dodge" means Brian A. Dodge.
- $\Xi$ "Dodge Parties" means H/B, HBA, FBAM, GSEF, Dodge and Thayer.
- (m)"Effective Date" means the date on which the Bureau releases the Adopting Order.
- (n) "FBAM" means Family Broadcasting and Media, LLC.
- (o) "GSEF" means Granite State Educational Fellowship, Inc
- (p) "H/B" means Harvest Broadcasting

<sup>1 47</sup> U.S.C. § 151 et seq.

- (q) "HBA" means Harvest Broadcasting Association
- (r) "LRCI" means Love Radio Church, Inc.
- (s) "NCE" means noncommercial educational broadcasting.
- 0 "Party." "Parties" means each of the Dodge Parties and the Bureau, each of which is a
- (E) "Retained Stations" means the following FM translator radio stations licensed to 26371); W259AB (Fac. ID 57730). HBA: W240AK (Fac. ID 6771); W228AU (Fac. ID 26347); W288AZ (Fac. ID 26348); W257AU (Fac. ID 26357; W232AJ (Fac. ID 26369); W288AN (Fac. ID
- 3 "Rules" means the Commission's rules, found in Title 47 of the Code of Federal Regulations
- (w) "STA" means special temporary authority.
- (x) "Thayer" means Tamara K. Thayer.
- প্ত "Violations" means the violations of the Act or the Rules set forth in Appendix D.
- (z)"WWNH" means radio station WWNH(AM), Madbury, New Hampshire (Fac. ID

## III. BACKGROUND

# A. Dodge's Use of "Tim Allen" and Other Pseudonyms

- 3. Since 1982, Dodge has participated in filing numerous applications, in his own name and under the names of various persons or entities (including those listed in the caption), for radio service many of the applications and appeals of the Dodge Parties on hold. by Dodge and Dodge's refusal to provide information to the FCC. As a result, the Commission placed operations have violated the Act and the Rules, particularly the Rules on operation of FM translators.3 particularly in their representations as to the parties to each application, and whether the stations history, those applications and the radio station operations arising from various granted applications have (AM, FM, FM translator and LPFM), primarily in the northeastern United States. Over most of that FCC enforcement action was inhibited by uncertainty as to which applicants might be secretly controlled been under a cloud of unanswered questions about whether the applications were factually accurate,
- above as H/B), the permittee of WWNH, Dodge was not eligible to apply for any LPFM authorizations in Allen" as his primary pseudonym. As the sole principal of "Harvest Broadcasting" (a trade name defined used multiple pseudonyms in FCC applications to hide his role in those applications, particularly "Tim Bureau staff, when processing LPFM applications in 2014-15, concluded that Dodge

are signatories to this Consent Decree for purposes of Paragraph 27. <sup>2</sup> Costa-Eagle Radio Ventures Limited Partnership and Bouchard Broadcasting, Inc. are not defined as Parties but

<sup>&</sup>lt;sup>3</sup> See, e.g., Amendment of Section 73.202(b) (Boscawen and Belmont, NH), Report and Order, 2 FCC Rcd 7309, para. 3 (MMB 1987) (in opposing an FM allocation submitted by Dodge as a putative consultant to "Timothy principal," due to the failure to report Dodge's attributable interests in other applications). communities); LaQueth Fleming and Gloria Fleming, Hearing Designation Order, 3 FCC Rcd 3712, para. 2 (MMB of the name Harvest Broadcasting" in proceedings proposing new radio stations or FM translators in 29 different 1988) (1988 Misrepresentation Issue designated against Harvest Broadcasting, in which Dodge is the "sole Dodge," a party argued that "Dodge has filed pleadings in the name of other family members, friends, and variations

the FCC's 2013 LPFM filing window.<sup>4</sup> Using various applicant names and pseudonyms for attributable parties for the applicants, Dodge filed eight LPFM applications in the 2013 filing window in violation of the Rules.5

- received telephone calls about the applications from Dodge, who was identified by Caller ID on the Dodge's LPFM applications in the FCC's electronic filing system. Various FCC staff members thereafter FCC's telephone system as "Brian Dodge." Dodge identified himself to the staff members in each of those calls as "Tim Allen."6 When questions arose concerning those applications, the FCC staff blocked filings for
- called Hilltown Christmas Stocking and Citizens for a Better Hilltowns. Dodge has consented to the Bureau's cancellation of those authorizations as part of this Consent Decree Dodge's LPFM applications resulted in the grants of two LPFM authorizations, to entities

### B. H/B and HBA

construction permit application to modify translator station W232AJ: "HARVEST BROADCASTING "President" of HBA. The most recent statement from HBA as to control over of HBA came in a 2015 mother and grandmother, who are now both deceased.8 In the past few years, most HBA applications HBA has characterized itself as a legal entity controlled by persons other than Dodge, starting with his the FM translator stations listed in the caption. Unlike H/B, the trade name used by Dodge for WWNH, BRATTLEBORO, VT[.] PASTOR TIM ALLEN IS IN SOLE CONTROL!!!"10 ASSOC. IS A GROUP UNDER THE CONTROL OF HILLTOP COMMUNITY CHURCH OF have been certified by two people: Dodge, using the "Tim Allen" identity, and Thayer, his wife, as Dodge's other uses of the "Tim Allen" pseudonym mostly involve HBA, the licensee of

LPFM authorization. See 47 CFR §§ 73.860(a) and 73.3518; Hispanic Broad. Inst., Memorandum Opinion and Order, 30 FCC Rcd 10560, 10562, para. 4 (2015). Dodge used a variety of applicant names to break this Rule. See 47 CFR §73.860(a). Even if Dodge were eligible to apply, all applicants were limited to applying for a single

See Appendix A.

the case of the "Brian Allen" application listed in Appendix A, the Appendix quotes certain misrepresentations made in the application and cites a February 25, 2015 FCC staff letter upholding the dismissal of the application and <sup>6</sup> The complete list of Dodge's pseudonyms is unknown, but Appendix A lists multiple examples (including "Brian Allen" and "Matt Allen" and "Bree Allen") and delineates the commonalities in the addresses specified for those altered incorporation records to hide Dodge's involvement with the applicant. That letter is attached as Appendix B finding that the applicant engaged in misrepresentation and lack of candor concerning its identity and submitted purported applicants and the IP addresses used for their applications and amendments. We note that Dodge's full name is "Brian Alan Dodge" and the "Allen" surname appears to be a revised version of Dodge's middle name. In

<sup>&</sup>lt;sup>7</sup> See Ownership Report for H/B, permittee of WWNH(AM), on FCC Form 323, dated May 18, 1990, and listing Dodge as sole proprietor of H/B.

and changed its name in 1993 to Harvest Translators), and Letter from William Wittik to FCC (Aug. 13, 1993) Marrian Akley and Etta Dodge, added Susan Chamberlin in 1989 and William Wittik as Managing Partner in 1993 <sup>8</sup> See Letter from William Wittik to Mark Rindal, FCC (May 24, 1993) (HBA, a partnership formed in 1984 by Etta Dodge, Dodge's mother, died in 2011 and Marrian Akley, Dodge's grandmother, died in 2006 Secretary of State's records list Harvest Translators, Inc. as dissolved in 1995 and HBA as an inactive trade name (Harvest Translators is now Harvest Translators, Inc., a New Hampshire corporation). The New Hampshire

See Appendix C.

as "Pastor/Director" of HBA, using Dodge's PO Box 84 in Worthington, Massachusetts as the mailing address for "Tim Allen" in the technical certification and Dodge's PO Box 2401 in Brattleboro, Vermont as the mailing address for the applicant and for "Tim Allen" as the contact representative <sup>10</sup> FCC File No. BPFT-20150804AAI, Exh. 2 (emphasis in original). The application was certified by "Tim Allen"

- stations, failed to disclose the unresolved 1988 Misrepresentation Issue. 11 Dodge now acknowledges that he was a real party in interest in all HBA applications and he was always in de facto control of HBA. in 2014 for the HBA translator stations. Those applications, and the prior renewal applications for those Dodge, using the "Tim Allen" name, certified all of the license renewal applications filed
- never submitted the required response to this inquiry, which was issued pursuant to Section 308(b) of the Act and Section 73.1015 of the Rules.<sup>12</sup> Since that time, Dodge's actual name has not appeared in any he do so; and (d) information about the operation of several FM translators licensed to HBA. Dodge entities, particularly HBA; (b) an explanation of apparent misrepresentations he made to the Commission; FCC application as a principal of any applicant. FCC staff sent Dodge a detailed inquiry letter requesting: (a) information clarifying his role in certain HBA and other entities was thwarted by Dodge's refusal to provide information. On March 12, 1993, the (c) an explanation of his prior failure to respond to certain site availability allegations and a request that An earlier FCC staff investigation into Dodge's FCC applications and involvement with
- contour of the translator.<sup>14</sup> Carter attached extensive documentation to support these claims, which violations of the Rules, particularly the Rule (Section 74.1232) prohibiting an FM translator from argued that Dodge was the real party in interest behind the licensee and had engaged in numerous Dodge and HBA never contested. HBA never disclosed the Carter Complaint in its subsequent license receiving financial support from a primary station whose protected contour does encompass the coverage Petition to Deny the license renewal applications submitted by HBA that year for its translators. 13 Carter In 1997, Carter submitted the Carter Complaint against Dodge and HBA, followed by a
- approval of those applications, approval of the H/B license application, and a conditional short-term renewal of the remaining FM translators licensed to HBA, subject to the terms and conditions set forth Assigned Stations to third parties unrelated to the Dodge Parties. This Consent Decree contemplates HBA has filed the Assignment Applications, seeking consent to assign the licenses of the

<sup>&</sup>lt;sup>11</sup> See FCC Form 303-S, Section II, Question 2 (certification that neither the licensee nor any party to the application has had any interest in or connection with any broadcast application in any proceeding where character issues were

<sup>&</sup>lt;sup>12</sup> See 47 U.S.C. § 308(b) and 47 CFR § 73.1015.

<sup>&</sup>lt;sup>13</sup> See Petition to Deny of Carter Broadcasting Corp. (Aug. 14, 1997); Complaint and Request for Investigation of Carter Broadcasting Corp. (June 18, 1997); see also 47 CFR §74.1232. Carter also raised a question as to whether Dodge was using false names in FCC applications to avoid having to disclose a felony conviction in 1988 for careless and negligent driving resulting in a fatal car accident. See Complaint at 20-21 and Exh. II.

<sup>14</sup> The Complaint alleged that Dodge operated a group of FM translators using the names LOVE Radio and HBA. See Complaint at 5-36. Dodge, as President of We Trust In Jesus Broadcasting, Inc., registered "Harvest Broadcasting Association" in New Hampshire as a trade name used by that corporation. *Id.*, Exh. U-V. Dodge also registered We Trust In Jesus Broadcasting, Inc. as a Vermont corporation doing business in New Hampshire, with a mailing address of PO Box 1840, Dover, NH for the company and for Dodge. *Id.* at 14 and Exh. X-Y. At that time a nonprofit corporation have at least three directors. See Vt. Stat. Ann. tit.11B § 8.03 appears at http://www.legacy.com/obituaries/brattleboro/obituary.aspx?pid=131480225. Vermont law requires that with no disclosure by the corporation that Mr. Vittum is deceased). The obituary for Mr. Vittum, who died in 2009 (President/Treasurer/Director); "Tim Allen" (Secretary/Director); and Verne Vittum (Vice President/Director) (but list We Trust In Jesus Broadcasting, Inc. as an active corporation with three principals: Thayer (1994), the three named directors of the corporation were Dodge, his mother and his grandmother. Id, Ex. X. (In FCC filings at the time, Dodge was not listed as a director of HBA.) The Vermont Secretary of State's records now

<sup>15</sup> See note 11 supra.

#### C. FBAM

- Misrepresentation Issue or the Carter Complaint. 17 FBAM's portion of the assignment application listed Thayer as the sole principal and 100% owner of FBAM. This application made no mention of Dodge, his other broadcast interests, the unresolved 1988 On September 9, 2012, FBAM acquired the license of WCKL(AM), Catskill, New York.
- subsidiary of Clear Channel Communications, Inc.) advised the Commission that "WCKL (AM) Catskill, removed its transmitting equipment as evidenced in the photographs in figures 1, 2 and 3 below."19 13. Shortly before FBAM acquired the station, the prior licensee requested and received an STA to operate with an emergency antenna until February 15, 2013. However, in an application filed in August of 2013 for FM translator W296AT (now W295BN), Catskill, New York, the applicant (a when it was evicted from its authorized transmitter site."20 Northeast Gospel Broadcasting, Inc. stated that "WCKL discontinued operation on November 30, 2012 Similarly, in an application filed in May of 2014 for FM translator W279AL, Catskill, New York, NY permanently ceased operating from its authorized transmitter site on November 30, 2012 and
- operation.<sup>21</sup> In response, Dodge, as "Tim Allen," sent a June 30, 2014 response stating that "WCKL560am Catskill, NY is currently broadcasting and serving the greater Catskill, NY area. We are suspended operation and, if so, to state when the station went off the air and the reason for suspending sent an operational inquiry letter to "Tim Allen" to request clarification as to whether the station had application was certified by Dodge using the "Tim Allen" pseudonym. On May 22, 2014, the FCC staff that the station was operating and had not been silent for any period of more than 30 days. sorry that someone told you we had stopped broadcasting."22 On February 28, 2014, FBAM filed a license renewal application for WCKL, certifying
- license from FBAM to Ebony Media. The sole principal and 100% owner of Ebony Media is claimed to On July 30, 2015, FBAM submitted an application for consent to assign the WCKL

<sup>&</sup>lt;sup>16</sup> See FCC File No. BAL-20110927AEQ.

<sup>&</sup>lt;sup>17</sup> Id., Section III, Question 7 (certification that neither FBAM nor any party to the application has had any interest in, or connection with, any broadcast application in any proceeding where character issues were left unresolved or any pending application in which character questions have been raised).

<sup>&</sup>lt;sup>18</sup> See FCC File No. BSTA-20120810ABV.

showed that WCKL was not adversely affected because it had gone silent. WCKL, which was co-located with the translator. See FCC File No. BPFT-20130103AAB. The translator licensee requiring the translator licensee to show that the translator modifications did not adversely affect operations by <sup>19</sup> See FCC File No. BLFT-20130826AEB. The translator's construction permit contained a special condition

been off the air for a period greater than twelve months and that [it] was operating at the time of filing the license station has not been on the air, certainly not from its authorized site. As such, there is no signal to measure. Curiously, the licensee of WCKL has filed an application for renewal of its license and represents that it has not went on to state: "Review of CDBS filings as well as frequent listening tests by the undersigned confirm that the <sup>20</sup> See File No. BLFT-20140506ABP (referring to a special condition similar to the one for W296AT). The narrative

<sup>&</sup>lt;sup>21</sup> Letter from Lisa Scanlan, Media Bureau, FCC to "Tim Allen" (May 22, 2014).

address and Dodge's mobile phone number as the phone numbers for FBAM, Thayer and "Tim Allen." former broadcast transmitter site and would not renew our lease." FCC File No. BSTA-20151130CDP, certified by submitted an STA application for operation from an alternative site, stating: "A large broadcast company owns our <sup>22</sup> Letter from "Tim Allen" of FBAM to FCC (June 30, 2014). Between February 15, 2013 and November 30, 2015, FBAM did not seek or obtain FCC approval to operate with STA facilities. On November 30, 2015, FBAM Thayer as President of WBAM and "Tim Allen" as its Chief Engineer, using Dodge's PO Box 84, Worthington, MA

controlled by Dodge, and FBAM's applications and Ebony Media's application contained false be "Bishop Tim Allen."<sup>23</sup> Ebony Media, in its portion of the application, made no mention of Dodge, his other broadcast interests, the unresolved 1988 Misrepresentation Issue, or the Carter Complaint. Dodge license cancelled in accordance with Section 312(g) of the Act. certifications. All pending FBAM and Ebony Media applications will be dismissed and the WCKL and Thayer now acknowledge that Dodge has always been in de facto control of FBAM, Ebony Media is

## D. The Love Radio Church, Inc.

application was dismissed in 2014 and LRCI never acquired the station. Dodge now acknowledges that nonprofit corporation on August 23, 2012, with Tamara Thayer, "Tim Allen" and Verne Vittum as its directors. LRCI's FCC application made no mention of Dodge, his other broadcast interests, the Worthington, Massachusetts address; and (b) PO Box 1430, Amherst, Massachusetts, which is a Dodge post office box used for "Tim Allen" in Dodge's LPFM application filed under the name of Hilltown Christmas Stocking.<sup>25</sup> LRCI listed Christopher Gorman, "Tim Allen" and Verne Vittum as its directors. the LRCI application failed to disclose his de facto control of LRCI and contained false certifications. unresolved 1988 Misrepresentation Issue, the Carter Complaint or Mr. Vittum's death in 2009. The Vermont Secretary of State's records show that "Love Radio Church, Inc." was incorporated as a consent to acquire WPNI(AM), Amherst, MA.24 LRCI specified two addresses: (a) Dodge's PO Box 84, On February 7, 2013, The Love Radio Church, Inc. (LRCI) submitted an application for

#### E. GSEF

Telecommunication Consultant. GSEF listed its address as PO Box 1840, Dover, NH. This address has each with a 25% voting interest, of whom two are now deceased (William Wittik, Elizabeth Dodge, the 17. GSEF has pending petitions for reconsideration of the dismissal of two of its applications filed in 1994 for new NCE FM stations in New Hampshire.<sup>27</sup> GSEF's applications listed four directors, directors of GSEF. GSEF never amended its 1994 FCC applications to report any change in directors.<sup>30</sup> been used as an address for HBA, We Trust In Jesus Broadcasting, Inc., LOVE Radio and Dodge.28 Secretary of State's records currently list William Wittik, Joseph Lewis and Daniel Nelson as the Hampshire, Dodge signed the application as President and one of five directors of GSEF.<sup>29</sup> The Vermont 1992 application filed by GSEF to acquire the construction permit of WVNH(FM), Concord, New late Etta Dodge and the late Verne Vittum). Dodge was listed on the applications as GSEF's

<sup>&</sup>lt;sup>23</sup> See FCC File No. BAL-20150730ACG.

<sup>&</sup>lt;sup>24</sup> See FCC File No. BAL-20130207ABI. The station is now listed in FCC records as "DWPNI."

office box from 2013-15); see also note 14 supra, citing other uses of PO Box 1430, Amherst, MA by Dodge and <sup>25</sup> See Appendix A (noting that PO Box 1430, Amherst, MA is listed in a LexisNexis database as a Dodge post We Trust In Jesus Broadcasting, Inc.

<sup>&</sup>lt;sup>26</sup> See FCC File No. BAL-20130207ABI, Section III, Question 4a. As was noted above, Mr. Vittum died in 2009.

<sup>&</sup>lt;sup>27</sup> See FCC File Nos. BPED-940131MA (Channel 202 in New Castle, NH) and BPED-940131MC (Channel 201 in Rochester, NH).

<sup>&</sup>lt;sup>28</sup> Id; Complaint at 14 and Exh. Y, Exh. Z, Exh. AA, Exh. BB and Exh. SS

<sup>&</sup>lt;sup>29</sup> See FCC File No. BAPED-920408HS. The call letters of the construction permit were WQFB(FM) at the time GSEF ultimately did not acquire the construction permit.

and complete in all material respects, the applicant must amend the application as promptly as possible, and in any event within 30 days, to provide correct information; an application is considered "pending" until it is no longer subject to reconsideration by the Commission or review by a court). <sup>30</sup> See 47 CFR §1.65(a) (whenever a pending application contains information that is no longer substantially accurate

amended as required by Section 1.65 of the Rules. GSEF is consenting to the dismissal of the GSEF control of that entity, his broadcast interests or the 1988 Misrepresentation Issue and they also were not Dodge now acknowledges that the GSEF applications failed to disclose his de facto

### IV. AGREEMENT

- stations, the Parties are entering into this Consent Decree, in consideration of the mutual commitments such resources, resolve the matter, and enable continuation of service to the public by the H/B and HBA time-consuming and require substantial expenditure of public and private resources. In order to conserve investigation of HBA's license renewal applications and the related applications described above could be made herein The Parties acknowledge that any proceeding that might result from the Bureau's
- Bureau into an Adopting Order. Adopting Order. The provisions of this Consent Decree shall be incorporated by the
- and the matters contained in this Consent Decree and has the authority to enter into and adopt this Jurisdiction. The Dodge Parties each agree that the Bureau had jurisdiction over them
- shall have the same force and effect as any other order of the Commission. Effective Date as defined herein. As of the Effective Date, the Parties agree that this Consent Decree Effective Date. The Parties agree that this Consent Decree shall become effective on the
- Decree and for Commission civil enforcement purposes that the Violations occurred Admission of Liability. The Dodge Parties each admit for the purpose of this Consent
- cancellations for Hilltown Christmas Stocking and Citizens for a Better Hilltowns and that no other person holds such authority. Dodge, Thayer and FBAM represent and warrant that no operation pursuant all related call signs. Dodge represents and warrants that he has full authority to commit to such Hilltowns, the dismissal of all pending applications related to those authorizations, and the cancellation of cancellation of all authorizations issued to FBAM, Hilltown Christmas Stocking and Citizens for a Better to or after the Effective Date. to any such authorizations is occurring presently and agree that no such operation will occur, either prior Cancellation of Authorizations. The Dodge Parties consent to the Bureau's
- 940131MC). dismissal of GSEF's pending petitions for reconsideration (File Nos. BPED-940131MA and BPED. Dismissal of GSEF Petitions for Reconsideration. The Dodge Parties consent to the
- light" holds have been removed, provided there are no issues other than the Violations that would necessary to remove any "red light" holds on pending applications for the Assigned Stations. The Bureau will grant the Assignment Applications, on the later of the Effective Date or the day after all such "red preclude such action. Assignment Applications. On or before the Effective Date, HBA will take all actions
- the wire transfer and ensure proper crediting of the wired funds, a completed Form 159 must be faxed to close on the same date and the civil penalty will be paid on that date by a wire transfer of \$100,000 to 27. **Civil Penalty.** HBA agrees to pay a civil penalty to the United States Treasury in the amount of \$100,000 from the proceeds of HBA's sale of the Assigned Stations to Costa-Eagle Radio Ventures Limited Partnership and to Bouchard Broadcasting, Inc. HBA agrees that both transactions will electronic notification of the payment to Tom Hutton at tom.hutton@fcc.gov and James Bradshaw at U.S. Bank at (314) 418-4232 on the same business day as the wire transfer. HBA will also send ABA number 021030004, receiving bank TREAS/NYC, and Account Number 27000001. To complete

james.bradshaw@fcc.gov. In the event such payment is not made, HBA, Costa-Eagle Radio Ventures of the Assigned Stations and the Dodge Parties consent to the Bureau's cancellation of the licenses of the Retained Stations. Limited Partnership and Bouchard Broadcasting, Inc. consent to the Bureau's cancellation of the licenses

## 28. Retained Stations. The Parties agree that:

- pursuant to Paragraph 27. applications of the Retained Stations on or before the date the civil penalty payment is due (a) HBA will take all actions necessary to remove any "red light" holds on the pending
- complies with 47 CFR § 74.1232, and (ii) apart from the Violations, there is no basis in the the satisfaction of the Bureau that (i) the operation of each of the Retained Stations currently condition: Within one hundred and eighty days of the renewal grant, HBA must demonstrate other issues that would preclude such action. Each such grant will be subject to the following Stations after payment of the civil penalty pursuant to Paragraph 27, provided that there are no the Bureau will issue a conditional short-term (one year) renewal for each of the Retained Complaint for finding either Dodge or HBA to be unqualified to continue to hold FCC (b) If the Dodge Parties have not breached their obligations under this Consent Decree,

## 29. WWNH. The Parties agree that:

- pending WWNH license application on or before the date the civil penalty payment is due pursuant to Paragraph 27. (a) The Owners will take all actions necessary to remove any "red light" holds on the
- are consistent with the facilities authorized in the WWNH construction permit, provided that the Bureau will grant the WWNH license application upon satisfaction of the condition set forth there are no other issues that would preclude such action, and terminate the Bureau's in Paragraph 28(b) and a showing satisfactory to the Bureau that the WWNH facilities at present investigation of the matters raised in the Complaint and the matters described in this Consent (b) If the Dodge Parties have not breached their obligations under this Consent Decree,
- and warrant that its signatory is duly authorized to enter into this Consent Decree on its behalf. captioned applications. Each of the Dodge Parties agrees that the provisions of this Consent Decree shall be binding on its successors, assigns, and transferees. Each of the Dodge Parties and the Bureau represent bound by the terms and conditions of this Consent Decree as a final settlement with respect to the Final Settlement and Authorized Representatives. The Parties agree to be legally
- Parties or the violation of this Consent Decree. the Assigned Stations, the Retained Stations, WWNH, pending applications or petitions of the Dodge enforcement action available pursuant to the Communications Laws or other federal laws with respect to obligations under this Consent Decree, the Bureau may take any administrative adjudication or Enforcement. In the event that any of the Dodge Parties fails to satisfy any of its
- a trial *de novo*. The Dodge Parties also agree to waive any claims they may otherwise have under the Equal Access to Justice Act, 5 U.S.C. § 504 and 47 CFR § 1.1501 *et seq.*, relating to the matters discussed judicial action to enforce the terms of the Adopting Order, none of the Dodge Parties will contest the validity of the Consent Decree or Adopting Order, and the Dodge Parties will waive any statutory right to Dodge Parties agree that if the Commission, or the United States on behalf of the Commission, brings a this Consent Decree and the Adopting Order under the Communications Laws or other federal laws. The administrative or judicial reconsideration, review, appeal, or stay, or to otherwise challenge the validity of Waiver. The Dodge Parties waive any and all rights they may have to seek

in this Consent Decree.

- 33. **Invalidity.** The Parties agree that, in the event that this Consent Decree is rendered invalid by any court of competent jurisdiction, it will become null and void and may not be used in any manner in any legal proceeding.
- 34. **Counterparts.** This Consent Decree may be signed in counterparts and/or by telecopy and, when so executed, the counterparts, taken together, will constitute a legally binding and enforceable instrument whether executed by telecopy or by original signatures.

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William T. Lake, Chief
Media Bureau

Date

Brian A. Dodge (individually and as sole proprietor of Harvest Broadcasting)

Tamara K. Thayer (individually)

Date

HARVEST BROADCASTING ASSOCIATION

Tamara K. Thayer

Brian A. Dodge

Date

FAMILY BROADCASTING AND MEDIA, LLC

Tamara K. Thayer

in this Consent Decree.

- 33. Invalidity. The Parties agree that, in the event that this Consent Decree is rendered invalid by any court of competent jurisdiction, it will become null and void and may not be used in any manner in any legal proceeding.
- instrument whether executed by telecopy or by original signatures. and, when so executed, the counterparts, taken together, will constitute a legally binding and enforceable 34. Counterparts. This Consent Decree may be signed in counterparts and/or by telecopy

## FEDERAL COMMUNICATIONS COMMISSION

Media Bureau William T. Lake, Chief

Date

Brian A. Harvest Broadcasting) Dodge (individually and as sole proprietor of

amara K. Emara\_ Thayer (individually)

Date

HARVEST BROADCASTING ASSOCIATION

amara K Thayer

romera

srian A. Dodge

FAMILY BROADCASTING AND MEDIA, LLC

famara K. Thayer

| Richard A. Bouchard  Date | Date  BOUCHARD BROADCASTING, INC. (For purposes of Paragraph 27 only) | COSTA-EAGLE RADIO VENTURES L.P. (For purposes of Paragraph 27 only) | William A. Wittik  Date | Brian A. Bodge |
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| William A. Wittik  10/18/2016  Date  COSTA-EAGLE RADIO VENTURES L.P. (For purposes of Paragraph 27 only)  Patrick J. Costa  Date | Date  GRANITE STATE EDUCATIONAL FELLOWSHIP, INC. | FAMILY BROADCASTING AND MEDIA,  Tamara K. Thayer | Tamara K. Thayer  Brian A. Dodge  Date |

| Richard A. Bouchard  Date | Date  BOUCHARD BROADCASTING, INC.  (For purposes of Paragraph 27 only) | COSTA-EAGLE RADIO VENTURES L.P. (For purposes of Paragraph 27 only)  Patrick J. Costa | Date | William A. Wittik | GRANITE STATE EDUCATIONAL FELLOWSHIP, INC. | Brian A. Dodge  Date |
|---------------------------|--|---|------|-------------------|--|----------------------|

Date

GRANITE STATE EDUCATIONAL FELLOWSHIP. INC.

William A. Wittik

Date

COSTA-EACLE RADIO VENTURES L.P. (For purposes of Paragraph 27 only)

Patrick J. Costa

Date

BOUCHARD BROADCASTING. INC. (For purposes of Paragraph 27 only).

Richard A. Bouchard

Reser

2104

E. BouchARD, Realist

Date

### Appendix A

# Brian Dodge LPFM Applications (2013 LPFM Filing Window)

| _   | Names Used MOUNTAIN TOP                               |
|---|---|
| Fac. ID 196740  | COMMUNITY CHURCH                                      |
| File Number:  | (Brian Allen, 100%)                                   |
| BNPL-20131113AYK  | Tim Allen – as signatory to technical section of each |
| Filed from same IP address as all                       | amendment to the                                      |
| other applications listed                               | application   |
| [Application was dismissed due to                       | April 23, 2014 amendment                              |
| failure to show LPFM eligibility by                     | disclaimed any relationship                           |
| the named applicant. February 25,                       | with Brian Dodge: "BRIAN                              |
| (Appendix B) upheld that dismissal                      | OF OUR GROUP AND                                      |
| and also found the applicant engaged                    | NEVER HAS BEEN!                                       |
| in misrepresentation and lack of                        | WE ARE IN NO WAY                                      |
| submitted "altered incorporation                        | DODGE FAMILY!!!"                                      |
| records to hide the prior involvement of Brian and Etta |   |
| Dodge."]  |   |
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|  |  |  | Filed from same IP address as all other applications listed | BLL-20141014ACC (pending) BMPL-20141031AAE (pending)      | BMPL-20131113BKS (granted)<br>BMPL-20140930AAL (dismissed) | File Numbers:  | [NEW LPFM], Williamsburg, MA, Fac. ID 196802             |       |                                |                            |  |                              |   |                               |                                |                                 |                                 |                                |                           | other applications listed        | Filed from same IP address as all | BMPL-20141031AAE (pending) | BMPL-20140929ABA (dismissed)   | BNPL-20131112AWJ (granted)   | File Numbers:             | WDOE-LP, Westhampton, MA, Fac. ID 196027                    |
|--|--|--|---|---|--|--|--|-------|--------------------------------|----------------------------|--|------------------------------|---|-------------------------------|--------------------------------|---------------------------------|---------------------------------|--------------------------------|---------------------------|----------------------------------|-----------------------------------|----------------------------|--------------------------------|------------------------------|---------------------------|---|
|  |  |  |   | applications  | Tim Allen – as signatory to technical section of           | (Marcia Welch, 100%)                                   | CITIZENS FOR A BETTER HILLTOWNS                          |       |                                |                            |  |                              |   |                               |                                |                                 |                                 |                                |                           |                                  |                                   | approunding                | technical section of           | Tim Allen – as signatory to  | Destiny Condon 50%)       | HILLTOWN CHRISTMAS STOCKING (J Albert 50%,                  |
|  | Address listed for Tim Allen is PO Box 2401, Brattleboro VT. | Proposed studio address is 555 Belchertown Road, Amherst MA. | number.   | Telephone number listed for applicant and Marcia Welch is | confirmed by the USPS and LexisNexis database records.     | Worthington, MA) is a Brian  Dodge post office box, as | Applicant's address and Marcia Welch address (PO Box 87, | 2015. | box for Brian Dodge from 2013- | Brian Dodge from 1996-2015 | database records list PO Box 2401 as a post office box for | 1430, Amherst MA. LexisNexis | Amherst MA, PO Box 2401,  Brattlehoro VT and PO Box | include 555 Belchertown Road, | Addresses listed for Tim Allen | Tamara Thayer in Worthington MA | from address of Brian Dodge and | different (710 instead of 712) | address. Address used for | Broadcasting Association's email | address used in license           | telephone number. Email    | Telephone number for applicant | LexisNexis database records. | confirmed by the USPS and | Applicant's address (PO Box 84, Worthington, MA) is a Brian |

| Dodge and Tamara Thayer as confirmed by LexisNexis database records. |                                       |   |
|--|---------------------------------------|---|
| Road, the home address of Brian                                      |                                       |   |
| MA, which is an alternative  | technical section of June 8,          | <i>x</i>  |
| Route 12 South in Worthington  | Bree Allen – as signatory to          | other applications listed                                   |
| applicant and Jerry Smith is 712                                     | amendment)                            | Filed from same IP address as all                           |
| certification) is Brian Dodge's                                      | director in June 8, 2014              | BNPL-20131114AWJ  |
| her subsequent technical   | signed by Bree Allen as a             | File Number:  |
| and Jerry Smith (in technical certification) and Bree Allen (in      | COMMUNITY ARTS                        | Fac. ID 197169  |
| as listed for Highland Arts Club.  Telephone number for applicant    | HII I TOWN                            | NEW LPFM]. Worthington, MA                                  |
| Proposed studio address is same                                      |                                       |   |
| directors.   |                                       |   |
| corporation in which Brian   |                                       |   |
| Church Inc. as an inactive   |                                       |   |
| records list Hilltown Community                                      |                                       |   |
| Dodge and Tamara Thayer in   |                                       |   |
| 712) from residence of Brian   |                                       | Corres of breezeway was a                                   |
| Mailing address for applicant is                                     |                                       | Filed from same IP address as all other applications listed |
| Association's email address.   |                                       |   |
| Welch is Harvest Broadcasting  |                                       | BNPL-20131113ADK  |
| telephone number. Email  | (M R Welch, 100%)                     | File Virmbou  |
| Telephone number for applicant and M R Welch is Brian Dodge          | COMMUNITY CHURCH                      | ID 196316   |
|  |                                       | other applications listed                                   |
|  |                                       | Filed from same IP address as all                           |
| Road, Amherst MA.  |                                       | BNPL-20131114AUI  |
| location is 555 Belchertown  | (2,2000)                              |   |
| Address used for Applicant, Matt                                     | HAMPSHIRE ARTS CON (Matt Allen, 100%) | DWTTT-LP, Amherst, MA, Fac. ID 197222                       |
| Church.  |                                       | other applications listed                                   |
| as listed for Hilltown Community                                     |                                       |   |
| Proposed studio address is same                                      |                                       | File Number: BNPL-20131114AVR                               |
| undeliverable address.   |                                       |   |
| Original CP granted in 2014, but returned to FCC due to              | HIGHLAND ARTS CLUB (M S Jones, 100%)  | DWTTV-LP, Goshen, MA, Fac. ID 197193                        |

| .*              |                             |                                  |                                |                                 |                           |                                  |          |                                  |                                  |                         | other applications listed | Filed from same IP address as all |                              | BNPL-20131114BSE             | File Number:                      |                                   | ID 197461                      | [NEW LPFM], Huntington, MA, Fac. |
|-----------------|-----------------------------|----------------------------------|--------------------------------|---------------------------------|---------------------------|----------------------------------|----------|----------------------------------|----------------------------------|-------------------------|---------------------------|-----------------------------------|------------------------------|------------------------------|-----------------------------------|-----------------------------------|--------------------------------|----------------------------------|
|                 |                             |                                  |                                |                                 |                           |                                  |          |                                  |                                  |                         |                           |                                   |                              |                              |                                   |                                   | (Dave Reed, 100%)              | WHAB for BB INC                  |
| another entity. | was ready to be assigned to | station had been constructed and | July 21, 2015, noting that the | dismissal filed by applicant on | Application for Review of | Petition for Reconsideration and | address. | Broadcasting Association's email | address for Dave Reed is Harvest | telephone number. Email | Reed is Tamara Thayer's   | Telephone number for Dave         | LexisNexis database records. | as confirmed by the USPS and | is a Brian Dodge post office box, | Reed (in technical certification) | address for applicant and Dave | PO Box 87, Worthington MA        |

#### Appendix B

Mountain Top Community Church LPFM Application FCC Letter Dated Feb. 25, 2015



## Federal Communications Commission Washington, D.C. 20554

February 25, 2015

In Reply Refer To 1800B3-ATS

Mr. Brian Allen Mountain Top Community Church P.O. Box 2402 West Brattleboro, VT 05303

In re: Mountain Top Community Church New-LP, West Brattleboro, Vermont Facility ID Number: 196740 File Number: BNPL-20131113AYK

Petition for Reconsideration

Dear Mr. Allen:

set forth below, we deny the Petition. its application for new a LPFM station at West Brattleboro, Vermont ("Application").<sup>2</sup> For the reasons Community Church ("Mountain") seeking review of the Media Bureau ("Bureau") decision dismissing We have before us the Petition for Reconsideration ("Petition") filed by Mountain Top

of State.<sup>4</sup> Prometheus also noted that in the records provided by Mountain the names of its directors had Application, Mountain was an "inactive" corporation according to the records of the Vermont Secretary arguing that Mountain failed to demonstrate its nonprofit status because, at the time it filed the Project ("Prometheus") filed an Informal Objection ("Objection") to the Application on April 7, 2014, Secretary of State's website showing the incorporation records for Love Radio Church, Incorporated October 2013 LPFM Filing Window. Mountain provided a copy of a printout from the Vermont been redacted.5 ("Love Radio"), and for Mountain Top Community Church, Inc. ("Mountain, Inc.").3 Prometheus Radio Background. As discussed in the Staff Decision, Mountain filed the Application during the

documentation for Mountain Inc. was erroneously included in the Application.<sup>6</sup> which it explained that Mountain is not the same entity as Mountain Inc., and that the incorporation On April 24, 2014, Mountain filed an amendment to the Application ("April Amendment") in On April 29, 2014

Mountain Top Community Church, Letter, Ref 1800B3-PPD (MB Sep. 10, 2014) ("Staff Decision")

<sup>&</sup>lt;sup>2</sup> Mountain filed the Petition on October 9, 2014. Mountain filed a supplement to the Petition on October 15, 2014 ("Supplement").

<sup>&</sup>lt;sup>3</sup> Application at Attachment 10.

<sup>&</sup>lt;sup>4</sup> Objection at 1.

unaltered records of Mountain, Inc., which identified Briar. Dodge as President and Etta Dodge as Secretary and <sup>5</sup> *Id.* at 2. Prometheus provided a copy of a printout from the website of the Vermont Secretary of State showing the

<sup>&</sup>lt;sup>6</sup> April Amendment at Exhibit 1 ("Do [sic] to likeness of groups our consultant included an exhibit from state of Vermont that was not correct. We are not Mountain Top Community Church, Inc. We are Mountain Top Community Church of Route 9 West Brattleboro, VT 05303-2401") (emphasis added). See also April Mountain Inc. and Love Radio. See April Amendment at Attachment 10. Amendment at Exhibit 6 ("It is not the same group as we are Mountain Top Community Church, Inc. was dissolved by the State of Vermont about ten years ago."). The Amendment still included the incorporation documentation for

same organization as Mountain Inc., which was the corporation that Prometheus researched, and that the inclusion of Mountain Inc.'s incorporation documentation with the Application was an error. Mountain filed a "Reply to Informal Objection" ("Opposition"), in which it again stated that it was not the

unaffiliated with, and determined that because Mountain had not established its nonprofit status as of the Staff Decision the Bureau noted that the incorporation records Mountain had submitted were for "Mountain Top Community Church, Inc." and "Love Radio," both of which Mountain claimed to be dismissed the Application.8 time of the filing of the Application it was ineligible to be an LPFM licensee. The Bureau accordingly The Bureau granted the Objection and dismissed the Application on September 10, 2014. In the

Mountain also states, for the first time, that a church in Vermont may operate as an unincorporated association [ic]" and that the Vermont Secretary of State has reinstated Mountain's corporate status. 10 State which identifies a different board than that identified in the Application and a new address. 12 association.11 In the Supplement, Mountain provides an updated report from the Vermont Secretary of The Petition also argues that Mountain is "both an incorporated non-profit Corporation and a church In the Petition, Mountain now states that it and Mountain Inc. are in fact the same organization.9

the Staff Decision, an LPFM applicant must be incorporated, registered, or otherwise organized as a nonprofit entity under state law at the time its application is submitted.<sup>14</sup> LPFM applicants are required to petitioner shows either a material error in the Commission's original order, or raises additional facts, not known or existing at the time of the petitioner's last opportunity to present such matters.<sup>13</sup> As discussed in Discussion. The Commission will consider a petition for reconsideration only when the

<sup>&</sup>lt;sup>7</sup> Opposition at 1 ("Prometheus has assumed that Mountain Top Community Church, Inc. is the same group as Mountain. We are not!"... We hereby State [sic] that the information Prometheus based its Objection on is over 11 years old and is not the same as the group that applied for a new Low Power FM Station for West Brattleboro,

the attributable parties to the Application because the sole director listed in the Application, Brian Allen, did not 8 The Objection also alleged that, in addition to altering the incorporation records, Mountain had not disclosed all the merits of these allegations. See Staff Decision at 2. Radio, but "it is unclear how Love Radio is connected to" Mountain. Id. at 1-2. appear in the incorporation records. Prometheus noted that the Application also included documentation for Love The Staff Decision did not address

<sup>&</sup>lt;sup>9</sup> See Petition at 1 ("Mountain Top Community Church AKA Mountain Top Community Church, Inc.")

Id.

<sup>&</sup>lt;sup>11</sup> Id. Mountain includes an exhibit, apparently copied from another LPFM application, discussing the legal status of corporate soles. Petition at Addendum to Ownership Exhibits: Implications of a Corporate Sole ("Corporate Sole

and Director), Des Condrin (Secretary and Director) and Chris Vittum (Director). The Supplement also indicates that Mountain is now located at 1590 Rt West, Brattleboro, VT. Viuttu's address is listed as 93 Landmark Dr E3, Brattleboro, VT. In the Opposition, Mountain had indicated that "Mountain . . . has never been at 93 Landmark Dr. Suite E-3 in Brattleboro, VT." Opposition at 1. <sup>12</sup> Supplement at 1-2. The Supplement identifies the new Board as consisting of Brian Allen (President, Treasurer

aff'd sub nom. Lorain Journal Co. v. FCC, 351 F.2d 824 (D.C. Cir. 1965), cert. denied, 387 U.S. 967 (1966). 13 See 47 C.F.R. § 1.106(c), (d). See also WWIZ, Inc., Memorandum Opinion and Order, 37 FCC 685, 686 (1964).

<sup>&</sup>lt;sup>14</sup> See Creation of a Low Power Radio Service, Report and Order, 15 FCC Rcd 2205, 2213-2214 (2000). See also 47 U.S.C. § 397(6)(A); 47 C.F.R. § 73.853(a).

provide an exhibit with the state and date of their incorporation. 15 Mountain has failed to demonstrate that the Staff Decision erred in determining that it was not recognized as a nonprofit entity at the time it

Mountain qualifies as such an entity. Thus, Mountain was apparently inactive and not recognized by was recognized by the state as an unincorporated association when it filed the Application. We ar unpersuaded by the Corporate Sole Exhibit because it discusses neither Vermont law nor whether applicant's existence as a separate legal entity." 16 Mountain provided no such authority to indicate that it a local attorney licensed to practice in the state where the applicant proposes to operate, the citation and Mountain Inc. only became active again on October 16, 2014, after the Staff Decision. We give no ineligible to hold an LPFM license. 17 text of a state statute permitting unincorporated entities, or any other official documentation showing recognized by Vermont. weight to Mountain's unsupported suggestion that as a church, it was an unincorporated association it is eligible to hold an LPFM license. The Vermont Secretary of State records indicate that Mountain Vermont for a period of over ten years, including the time at which the Application was filed, and is Inc. was an inactive corporation when the Application was filed on November 13, 2013, and that State of Vermont. Even if Mountain is the same entity as Mountain Inc., it has still not demonstrated that fact the same entity as Mountain Inc., which it claims is registered as a nonprofit corporation with the We reject Mountain's argument that the Application should be reinstated because Mountain is We have previously stated that an applicant may also provide "a letter signed by We are also in

deceive. 20 Lack of candor is concealment, evasion, or other failure to be fully informative, accompanied element of character qualifications necessary to operate a broadcast station in the public interest. 18 by intent to deceive.<sup>21</sup> Intent can be shown in many ways. If a licensee knowingly makes a false future dealings with the Commission.<sup>19</sup> Misrepresentation is a false statement of fact made with intent to Misrepresentation and lack of candor raise immediate concerns as to whether a licensee will be truthful in misrepresentations and shown a lack of candor to the Commission. The trait of truthfulness is a key LPFM service, we would also be unable to grant the Application because Mountain has engaged in Additionally, even if Mountain were to demonstrate that it satisfied the eligibility rules for the

provide these materials are subject to dismissal.") establishing their nonprofit status, such as corporate charters or articles of incorporation. Applicants that fail to See Instruction for FCC Form 318 at 3 ("Applicants also must submit complete copies of the documents

that applicant was recognized under state law as an unincorporated association when the application was filed). reinstated when, on reconsideration, applicant provided a letter for an attorney barred in applicant's state showing 16 M&M Community Development, Inc., Letter, 21 FCC Rcd 7983, 7984 (MB 2006) (dismissed LPFM application

were recognized nonprofit entities under state law at the time of filing) where applicants did not incorporate until after filing their respective applications and did not demonstrate that they Memorandum Opinion and Order, 28 FCC Rcd 13390, 13393-96 (2013) (affirming dismissal of LPFM applications 17 See Application for Review of Decisions Regarding Six Applications for New Low Power FM Stations

FCC 2d 1179, 1210-11 (1986) ("Character Qualifications in Broadcast Licensing"), recon. denied, Memorandum Opinion and Order, 1 FCC Rcd 421 (1986), appeal dismissed sub nom. National Association for Better Broadcasting v. FCC, No. 86-1179 (D.C. Cir. Jun. 11, 1987), and Policy Regarding Character Qualifications in Order, 6 FCC Rcd 3448 (1991), and Memorandum Opinion and Order, 7 FCC Rcd 6564 (1992). Broadcast Licensing, Policy Statement and Order, 5 FCC Rcd 3252 (1990), modified, Memorandum Opinion and 18 See Policy Regarding Character Qualifications in Broadcast Licensing, Report, Order and Policy Statement, 102

<sup>&</sup>lt;sup>20</sup> See Fox River Broadcasting, Inc., Order, 93 FCC 2d 127, 129 (1983)

<sup>21</sup> Id.

clearly show the existence of intent to deceive, even if there is no direct evidence of a motive.24 has a clear motive to deceive.<sup>23</sup> Moreover, intent can be found when the surrounding circumstances statement, that is sufficient proof of intent to deceive.<sup>22</sup> Intent to deceive can also be inferred when one

Thus, we find that Mountain lacks the character qualifications required to hold a Commission license and would dismiss the Application with prejudice on those grounds, <sup>26</sup> if it had not been previously dismissed. Vittum - - is a party.<sup>27</sup> of its principals - - identified in the State of Vermont's records as Brian Allen, Des Condrin, and Chris This adverse character determination must be reported in any future application in which Mountain or any Brian and Etta Dodge with Mountain Inc. - which is to say, their involvement with Mountain itself. submitting altered incorporation records with the Application in order to hide the prior involvement of requirements.<sup>25</sup> Additionally, Mountain engaged in a lack of candor before the Commission by the same entity as Mountain Inc. in an attempt to satisfy the Commission's LPFM eligibility It is apparent that Mountain misrepresented its corporate status by stating that it both is and is not

for Reconsideration filed on October 5, 2014, by Mountain Top Community Church IS DENIED Conclusion. Accordingly, for the reasons set forth above, IT IS ORDERED THAT the Petition

future application before the Commission to which they are a party that they have previously been found to lack the character to hold a broadcast license. Community Church), Brian Allen, Des Condrin, and Chris Vittum shall each report in any pending or IT IS FURTHER ORDERED that Mountain Top Community Church, Inc. (a/k/a Mountain Top

Sincerely,

Peter H. Doyle Chief, Audio Division Media Bureau

coupled with proof that the party making it had knowledge of its falsity [is] enough to justify a conclusion that there <sup>22</sup> See Leftore Broadcasting Co., Inc. v. FCC, 636 F.2d 454, 462 (D.C. Cir. 1980) ("[T]he fact of misrepresentation was fraudulent intent").

<sup>&</sup>lt;sup>23</sup> See, e.g., RKO General, Inc., Decision, 4 FCC Rcd 4679, 4684 (Rev. Bd. 1989).

<sup>(1981),</sup> aff d sub nom. KXIV, Inc. v. FCC, 704 F.2d 1294 (D.C. Cir. 1983) (stating that "the absence of direct evidence of motive is not significant where the record otherwise clearly establishes that deceptive conduct has <sup>24</sup> See American International Development, Inc., Memorandum Opinion and Order, 86 FCC 2d 808, 816 n. 39

<sup>&</sup>lt;sup>25</sup> As noted above, Mountain stated twice in the April Amendment that it was not Mountain Inc., and in the Opposition explained in detail why it was not Mountain Inc. See n.6 and n.7 supra.

licensee itself had submitted to the Commission and evidentiary hearing on issue of lack of candor would have renewal application without a hearing where evidence of licensee's lack of candor was obvious from documents <sup>26</sup> See RKO General, Inc. v. FCC, 670 F.2d 215, 231-31 (D.C. Cir. 1981) (affirming Commission's denial of license

<sup>&</sup>lt;sup>27</sup> See Character Qualifications in Broadcast Licensing, 102 FCC 2d at 1211, and Allegan County Broadcasters Inc., Memorandum Opinion and Order, 83 FCC 2d 371, 373 (1980).

### Appendix C

# Harvest Broadcasting Association - Pending Applications

| 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1  | And the facility of the second | the state of the state of the state of |
|---|--|--|
| Tim Allen: same.  |  | ID 26347                               |
| Dartishor VII. WITTEN IVE COM so small address (h)  | BNF 1-199/0330AQ   | eta VT Ess                             |
| signed by Tim Allen, no title listed. Contact details: (a)  | BRFT-20060411AAS   | North                                  |
| BRFT-20140328AHZ (2014 renewal application) was   | BRFT-20140328AHZ   | W228AU,                                |
| Tim Allen: same.  |  |  |
| Brattleboro, VT: WTTT@I.IVF.COM as email address: (h)   | DIG 1-177/0011WC   | 6771                                   |
| Signed by I im Allen, no title listed. Contact details: (a)  Harvest Broadcasting Association: PO Roy 2401  | BRFT-19970611WC  | Lebanon, etc.,                         |
| BRFT-20140328AGU (2014 renewal application) was   | BRFT-20140328AGU   | W240AK,                                |
| WTTT@LIVE.COM as email address; (b) Tim Allen: same.  |  |  |
| Broadcasting Association: PO Box 2401, Brattleboro, VT;   |  |  |
| by Tim Allen, no title listed. Contact details: (a) Harvest   |  |  |
| BRFT-20140328AJR (2014 renewal application) was signed  |  |  |
| audi ess, eman and rerephone number.  |  |  |
| 2132038440 as telephone number; (b) Lammy Lhayer: same  |  |  |
| Brattleboro, VT; WTTT@LIVE.COM as email address;  | BRFT-19970530XK  | Fac. ID 26352                          |
| (a) Harvest Broadcasting Association: PO Box 2401,  | BRFT-20060411AAG   | Lebanon, VT,                           |
| was signed by Tammy Thayer as President. Contact details:   | BRFT-20140328AJR   | Norwich/West                           |
| BALFT-20160205AFG (assignment of license application)   | BALFT-20160205AFG  | W261CB,                                |
| Tim Allen: same   |  |  |
| Brattleboro, VT; WTTT@LIVE.COM as email address: (b)  |  |  |
| Harvest Broadcasting Association: DO Roy 2401   |  |  |
| BRFT-20140331ANY (2014 renewal application) was   |  |  |
|   |  |  |
| 20151218ATM).   |  |  |
| Proposed assignment of license (included in RAI FT.   |  | Fac ID 26367                           |
| license termination issued to licensee.   | BRFT-19970530XJ  | Norwich/West                           |
| No renewal application filed between 1997 and 2014, but no  | BRFT-20140331ANY   | W265AM,                                |
| Tim Allen: same.  |  |  |
| Brattleboro, VT; WTTT@LIVE.COM as email address; (b)  |  |  |
| Harvest Broadcasting Association: PO Box 2401,  |  |  |
| BRF 1-20140328AKA (2014 renewal application) was signed by Tim Allen, no title listed. Contact details: (a) |  |  |
| DDT 20140220417 (2014   |  |  |
| address and telephone number.   |  |  |
| Brauleboro, VI; WIII(@LIVE.COM as email address;  | BRF 1- 199/030XI   |  |
| (a) Harvest Broadcasting Association: PO Box 2401,  | BRFT- 20060411AAF  | Fac. ID 26359                          |
| was signed by Tammy Thayer as President. Contact details:   | BRFT-20140328AKA   | Lebanon, NH,                           |
| BALFT-20151218ATM (assignment of license application)   | BALFT-20151218ATM  | W249AW,                                |
| Notes   | Pending  | Station                                |
|   |  |  |

| BRFT-20140328AJX (2014 renewal application) was signed by Tim Allen, no title listed. Contact details: (a) Harvest Broadcasting Association: PO Box 2401, Brattleboro, VT; WTTT@LIVE.COM as email address; (b) Tim Allen: same.  | BRFT-20140328AJX<br>BRFT-20060411AAN<br>BRFT-19970530XM | W288AN, West Brattleboro, etc., VT, Fac. ID 26371 |
|--|---|---|
| BRFT-20140328AJY (2014 renewal application) was signed by Tim Allen, no title listed. Contact details: (a) Harvest Broadcasting Association: PO Box 2401, Brattleboro, VT; WTTT@LIVE.COM as email address; (b) Tim Allen: same.  |   |   |
| Worthington, VT; same email address and telephone number; (c) Brian Allen: same address and email address as Tamara Thayer; telephone number 4139234486 (Brian Dodge mobile).  |   |   |
| signed by Tamara Thayer, President, and Brian Allen, Consulting Engineer. Contact details: (a) Harvest Broadcasting Association: PO Box 2401, Brattleboro, VT; WTTT@LIVE.COM as email address; 4132058440 as telephone number: (b) Tamara Thayer: PO Box 84.   | BRFT-20140328AJY<br>BRFT-20060411AAI<br>BRFT-19970530XS | Greenville,<br>etc., NH, Fac.<br>ID 26369         |
| Duplicative 2006 renewal application presumably was intended as 2006 renewal application for W265AM.  BPFT-20160218ABA (2016 modification application) was   | BPFT-20160218ABA  | W232AJ,   |
| BRFT-20140328AKB (2014 renewal application) was signed by Tim Allen, no title listed. Contact details: (a) Harvest Broadcasting Association: PO Box 2401, Brattleboro, VT; WTTT@LIVE.COM as email address; (b) Tim Allen: same.  |   |   |
| Worthington, MA; same email address and telephone number; (c) Tim Allen: 714 Route 112 North, Worthington MA (variant of address used for Hilltown Community Church LPFM application, itself a variant of residence of Brian Dodge and Tamara Thayer); WTTT@LIVE.COM as email address; 4139234486 as telephone number (mobile phone number for Brian Dodge). |   |   |
| Association: PO Box 2401, Brattleboro, VT; WTTT@LIVE.COM as email address; 4132058440 as telephone number; (b) Tamara Thayer: PO Box 84,   | BRFT-20060412AAB<br>BRFT-20060411AAT<br>BRFT-19970530XL | ID 26357  |
| BPF1-20160205AFB (2016 modification application) was signed by Tamara Thayer, President, and Tim Allen, Chief Engineer. Contact details: (a) Harvest Broadcasting  | BPFT-20160205AFB (minor mod) BRFT-20140328AJO           | W25/AU, St. Johnsbury, etc., VT, Fac.             |
| by Tim Allen, no title listed. Contact details: (a) Harvest Broadcasting Association: PO Box 2401, Brattleboro, VT; WTTT@LIVE.COM as email address; (b) Tim Allen: same.   | BRFT-20060411AAK<br>BRFT-19970530XN                     | Bernardston,<br>etc. MA, Fac.<br>ID 26348         |
| BRFT-20140328AJO (2014 renewal application) was signed   | BRFT-20140328AKB  | W288AZ,   |

| W259AB,  | BRFT-20140331AMK                 | BRFT-20140331AMK (2014 renewal application) was            |
|--|----------------------------------|--|
| Marlboro, etc.,  | Marlboro, etc., BRFT-20060412AAA | signed by Tim Allen, no title listed. Contact details: (a) |
| VT, Fac. ID  | BRFT-19970407TW                  | Harvest Broadcasting Association: PO Box 2401,             |
| 57730  |                                  | Brattleboro, VT; WTTT@LIVE.COM as email address; (b)       |
|  |                                  | Tim Allen: same.   |
| The second secon |                                  |  |

#### Appendix D

### Brian Dodge Violations

|  | File Number:<br>BNPL-201311114AVR   |
|--|---|
| pseudonym instead of Brian Dodge); false certification of engineering section (use of M S Jones pseudonym instead of Brian Dodge); false certification of no media interests; false certification of no unresolved character issues. | DWTTV-LP, Goshen, MA, Fac. ID 197193  |
| Tologoptic of ormantin fortal from the Company   | HIGHI AND ABTS OF THE   |
|  | File Numbers: BNPL-20131113BKS (granted) BMPL-20140930AAL (dismissed) BLL-20141014ACC (pending) BMPL-20141031AAE (pending)  |
| Brian Dodge); false certification of no media interests; false certification of no unresolved character issues.  | [NEW LPFM], Williamsburg, MA, Fac. ID 196802  |
| False certification of ownership/control (use of Marcia Welch pseudonym instead of Brian Dodge; false certification of   | CITIZENS FOR A BETTER HILLTOWNS   |
|  |   |
|  | File Numbers: BNPL-201311112AWJ (granted) BMPL-20140929ABA (dismissed) BLL-20141017AAD (pending) BMPL-20141031AAE (pending) |
| pseudonym instead of Brian Dodge); false certification of no media interests; false certification of no unresolved character issues.   | WDOE-LP, Westhampton, MA, Fac. ID 196027  |
| False certification of ownership/control (use of J Albert and Destiny Condon pseudonyms instead of Brian Dodge); false certification of engineering section (use of Tim Allen  | HILLTOWN CHRISTMAS<br>STOCKING  |
| issues.  | DITE OF PORTER DATE.  |
| claimed no relationship with Brian Dodge; false certification of no media interests: false certification of no media interests: false certification of no media interests:   | File Number:  |
| pseudonym instead of Brian Dodge); use of altered incorporation records to hide the prior involvement of Brian   | [NEW LPFM], West Brattleboro, VI, Fac. ID 196740  |
| pseudonym as alleged 100% owner instead of Brian Dodge); false certification of engineering section (use of Tim Allen  | CHURCH  |
| Violations False certification of ownership/control (use of Brian Allen  | Station or Application  MOUNTAIN TOP COMMUNITY  |

|  | BRFT- 19970530XI                                       |
|--|--|
|  | BRFT-20140328AKA<br>BRFT- 20060411 AAF                 |
| Dodge); failure to respond to Commission inquiry.  | File Numbers (Pending Applications): BALFT-20151218ATM |
| False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal  | W249AW, Lebanon, NH, Fac. ID 26359                     |
|  | BNPL-20131114BSE                                       |
| engineering section (use of Dave Reed pseudonym instead of Brian Dodge); false certification of no media interests; false certification of no unresolved character issues.         | [NEW LPFM], Huntington, MA, Fac. ID 197461             |
| False certification of ownership/control (use of Dave Reed   | WHAB for BB INC  |
| media interests; false certification of no unresolved character issues.  | File Number:<br>BNPL-20131114AWJ                       |
| certification of engineering section, as filed and as amended (use of Jerry Smith pseudonym and Bree Allen or B Allen pseudonym instead of Brian Dodge): false certification of no | [NEW LPFM], Worthington, MA, Fac. ID 197169            |
| False certification of ownership/control (use of Jerry Smith pseudonym in original application and Bree Allen pseudonym in time 8 2014 cm and mont instead of Brien Dodgo), felso  | HILLTOWN COMMUNITY ARTS                                |
|  | File Number:<br>BNPL-20131113ADK                       |
| Brian Dodge); false certification of no media interests; false certification of no unresolved character issues.  | DWHIL-LP, Norwich Hill, MA, Fac. ID 196316             |
| False certification of ownership/control (use of M R Welch pseudonym instead of Brian Dodge); false certification of engineering section (use of RM Welch pseudonym instead of     | HILLTOWN COMMUNITY CHURCH                              |
|  | File Number:<br>BNPL-20131114AUI                       |
| engineering section (use of Matt Allen pseudonym instead of Brian Dodge); false certification of no media interests; false certification of no unresolved character issues.        | DWTTT-LP, Amherst, MA, Fac. ID<br>197222               |
| False certification of ownership/control (use of Matt Allen pseudonym instead of Brian Dodge); false certification of  | HAMPSHIRE ARTS CON                                     |

| Dodge); failure to respond to Commission inquiry.  | File Numbers (Pending Applications): BRFT-20140328AKB BRFT-20060411AAK BRFT-19970530XN                   |
|--|--|
| False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal  | W288AZ, Bernardston, etc. MA, Fac. ID 26348  |
| Dodge); failure to respond to Commission inquiry.  | File Numbers (Pending Applications): BRFT-20140328AHZ BRFT-20060411AAS BRFT-19970530XQ                   |
| False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal application (use of Tim Allen pseudonym instead of Brian | W228AU, North Bennington, etc.,<br>VT, Fac. ID 26347   |
| Dodge); failure to respond to Commission inquiry.  | File Numbers (Pending Applications): BRFT-20140328AGU BRFT-20060411AAB BRFT-19970611WC                   |
| False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal application (use of Tim Allen pseudonym instead of Brian | W240AK, Lebanon, etc., NH, Fac. ID 6771  |
| Dodge); failure to respond to Commission inquiry.  | File Numbers (Pending Applications): BALFT-20160205AFG BRFT-20140328AJR BRFT-20060411AAG BRFT-19970530XK |
| False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal application (use of Tim Allen pseudonym instead of Brian | W261CB, Norwich/West Lebanon,<br>VT, Fac. ID 26352   |
|  |  |
| Dodge); failure to respond to Commission inquiry.  | File Numbers (Pending applications): BRFT-20140331ANY BRFT-19970530XJ                                    |
| False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal  | W265AM, Norwich/West Lebanon, VT, Fac. ID 26367  |

|  |  | 1  |  |   |  |   |  | * -  |   |  |  |
|--|--|--|--|---|--|---|--|--|---|--|--|
|  | File Numbers: BAL-20110927AEQ BR-20140228AAR BAL-20150730ACG   | WCKL(AM), Catskill, NY, Fac. ID 63526  | File Numbers (Pending Applications): BRFT-20140331AMK BRFT-20060412AAA BRFT-19970407TW | W259AB, Marlboro, etc., VT, Fac. ID 57730   | File Numbers (Pending Applications): BRFT-20140328AJX BRFT-20060411AAN BRFT-19970530XM                     | W288AN, West Brattleboro, etc., VT, Fac. ID 26371   | Elie Numbers (Fending Applications): BPFT-20160218ABA BRFT-20140328AJY BRFT-20060411AAI BRFT-19970530XS  | W232AJ, Greenville, etc., NH, Fac. ID 26369  | BRFT-20140328AJQ<br>BRFT-20060412AAB<br>BRFT-20060411AAT<br>BRFT-19970530XL | File Numbers (Pending Applications): BPFT-20160205AFB (minor mod)  | W257AU, St. Johnsbury, etc., VT, Fac. ID 26357   |
| convictions in 2015 assignment application; false certification of 2015 assignment application (use of Bishop Tim Allen pseudonym instead of Brian Dodge). | and lack of candor in 2014 renewal application and June 30, 2014 response to FCC inquiry re operational status; false certification of 2014 renewal application (use of Tim Allen pseudonym instead of Brian Dodge); false certifications of ownership/control no incresolved character issues and no felony | False certifications of ownership/control, no other broadcast interests, no unresolved character issues and no felony convictions in 2011 assignment application: false certifications | Dodge); failure to respond to Commission inquiry.                                      | False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal | application (use of 11m Alien pseudonym instead of Brian Dodge); failure to respond to Commission inquiry. | False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal | Dodge) and engineering section of 2016 modification application (use of Brian Allen pseudonym instead of Brian Dodge); failure to respond to Commission inquiry. | False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal application (use of Tim Allen pseudonym instead of Brian |   | application (use of Tim Allen pseudonym instead of Brian Dodge); failure to respond to Commission inquiry. | False certifications of no unresolved character issues and no felony convictions; false certification of 2014 renewal application and engineering section of 2016 modification |

|  | BPED-940131MC | BPED-940121MA | File Numbers: §1.65. | convictions; failure   | interests, no unreso                                    | Granite State Educational Fellowship,   False certification  |  | . / | BAL-20130207ABI | File Number: | convictions. | MA, Fac. ID No. 25907 interests, no unreso              | WPNI(AM) (now DWPNI), Amherst,   False certifications         |
|--|---------------|---------------|----------------------|--|---|--|--|-----|-----------------|--------------|--------------|---|---|
|  |               |               |                      | convictions; failure to amend application pursuant to 47 CFR | interests, no unresolved character issues and no felony | False certification of ownership/control, no other broadcast |  |     |                 |              |              | interests, no unresolved character issues and no felony | False certifications of ownership/control, no other broadcast |